UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT KNOXVILLE

RICKY ALLEN PRICE, JR.)
v.) NO. 3:05-cv-108
UNITED STATES OF AMERICA) (Cr: 3:02-CR-160)
ORI	DER OF JUDGMENT
In accordance with the	accompanying memorandum opinion, this pro se motion
to vacate, set aside, or correct a se	ntence under 28 U.S.C. § 2255 is DENIED . Should
Petitioner give timely notice of an ap	ppeal from this decision, such notice also will be taken
as an application for a certificate of	appealability, which is DENIED because he has failed
to make a substantial showing of t	the denial of a constitutional right. See 28 U.S.C. §
2253(c); Fed. R. App. P. 22(b). The	he Court also CERTIFIES that any appeal from this
decision would not be taken in good	I faith.
IT IS SO ORDEREI) .
	ENTER:
	s/ Leon Jordan United States District Judge

ENTERED AS A JUDGMENT
s/ Patricia L. McNutt
CLERK OF COURT